## IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF TEXAS TYLER DIVISION

BLUE SPIKE, LLC,  Plaintiff,  V.  TEXAS INSTRUMENTS, INC.,  Defendant.  BLUE SPIKE, LLC,  Plaintiff,  V.  SOUNDHOUND, INC.  Defendant.  S  Civil Action No. 6:12-CV-499 LED  JURY TRIAL DEMANDED  Civil Action No. 6:12-CV-537 LED  S  JURY TRIAL DEMANDED  JURY TRIAL DEMANDED  S  JURY TRIAL DEMANDED		
Plaintiff,  V.  S  TEXAS INSTRUMENTS, INC.,  Defendant.  BLUE SPIKE, LLC,  Plaintiff,  V.  SOUNDHOUND, INC.  Defendant  S  Civil Action No. 6:12-CV-499 LED  JURY TRIAL DEMANDED  Civil Action No. 6:12-CV-537 LED  S  JURY TRIAL DEMANDED  S  JURY TRIAL DEMANDED	BLUE SPIKE, LLC,	§
Plaintiff,  V.  TEXAS INSTRUMENTS, INC.,  Defendant.  BLUE SPIKE, LLC,  Plaintiff,  V.  SOUNDHOUND, INC.  Defendant  S  Civil Action No. 6:12-CV-499 LED  S  JURY TRIAL DEMANDED  Civil Action No. 6:12-CV-537 LED  S  JURY TRIAL DEMANDED  S  JURY TRIAL DEMANDED	, ,	
V.  TEXAS INSTRUMENTS, INC.,  Defendant.  BLUE SPIKE, LLC,  Plaintiff,  V.  SOUNDHOUND, INC.  Defendant  S  S  S  JURY TRIAL DEMANDED  Civil Action No. 6:12-CV-537 LED  S  JURY TRIAL DEMANDED  S  JURY TRIAL DEMANDED	Plaintiff	
TEXAS INSTRUMENTS, INC.,  Defendant.  BLUE SPIKE, LLC,  Plaintiff,  V.  SOUNDHOUND, INC.  Defendant  S  S  JURY TRIAL DEMANDED  Civil Action No. 6:12-CV-537 LED  S  JURY TRIAL DEMANDED  S  JURY TRIAL DEMANDED	r iamum,	8
TEXAS INSTRUMENTS, INC.,  Defendant.  BLUE SPIKE, LLC,  Plaintiff,  V.  SOUNDHOUND, INC.  Defendant  S  S  JURY TRIAL DEMANDED  Civil Action No. 6:12-CV-537 LED  S  JURY TRIAL DEMANDED  S  JURY TRIAL DEMANDED		§
TEXAS INSTRUMENTS, INC.,  Defendant.  BLUE SPIKE, LLC,  Plaintiff,  V.  SOUNDHOUND, INC.  Defendant  S  JURY TRIAL DEMANDED  Civil Action No. 6:12-CV-537 LED  JURY TRIAL DEMANDED  S  JURY TRIAL DEMANDED	V.	
Defendant.  Defendant.  BLUE SPIKE, LLC,  Plaintiff,  V.  SOUNDHOUND, INC.  Defendant  Defendant  SOUNDHOUND, INC.  Defendant  SOUNDHOUND, INC.  Defendant		
Defendant.  BLUE SPIKE, LLC,  Plaintiff,  V.  SOUNDHOUND, INC.  Defendant  S  S  S  S  S  S  S  S  S  S  S  S  S	TEXAS INSTRUMENTS INC	
BLUE SPIKE, LLC,  Plaintiff,  V.  SOUNDHOUND, INC.  Defendant  S  S  S  S  S  S  S  S  S  S  S  S  S	TEM IS INSTRUMENTS, INC.,	§ JOHN THINE BEIGHT (BEE
BLUE SPIKE, LLC,  Plaintiff,  V.  SOUNDHOUND, INC.  Defendant  S  S  S  S  S  S  S  S  S  S  S  S  S	D.C. 1.	§
Plaintiff, \$ Civil Action No. 6:12-CV-537 LED  v. \$ SOUNDHOUND, INC. \$ JURY TRIAL DEMANDED  Defendant	Defendant.	8
Plaintiff, \$ Civil Action No. 6:12-CV-537 LED  v. \$ SOUNDHOUND, INC. \$ JURY TRIAL DEMANDED  Defendant		8
Plaintiff, \$ Civil Action No. 6:12-CV-537 LED  v. \$ SOUNDHOUND, INC. \$ JURY TRIAL DEMANDED  Defendant		8
Plaintiff, \$ Civil Action No. 6:12-CV-537 LED  v. \$ SOUNDHOUND, INC. \$ JURY TRIAL DEMANDED  Defendant		§
Plaintiff, \$ Civil Action No. 6:12-CV-537 LED  v. \$ SOUNDHOUND, INC. \$ JURY TRIAL DEMANDED  Defendant	BLUE SPIKE, LLC.	8
Plaintiff, § Civil Action No. 6:12-CV-537 LED  v. §  SOUNDHOUND, INC. §  Defendant	BECE STIME, EEC,	
v. \$\\\ \text{SOUNDHOUND, INC.} \\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\	Disintiff	
V.  SOUNDHOUND, INC.  Defendant  S  S  S  S  S  S  S  S  S  S  S  S  S	Plaintiff,	§ CIVII ACIIOII NO. 0.12-C V-337 LED
V.  SOUNDHOUND, INC.  Defendant  S  S  S  S  S  S  S  S  S  S  S  S  S		§
SOUNDHOUND, INC.  Soundhound,	V.	
Defendant SOUNDHOUND, INC.		
Defendant §	SOUNDHOUND INC	§ HIRV TRIAL DEMANDED
Defendant §	SOUNDHOUND, INC.	§ JUNI INIAL DEMANDED
<u> </u>	Defendant.	
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DECLARATION OF BRYAN A. KOHM IN SUPPORT OF DEFENDANT SOUNDHOUND, INC.'S MOTION TO TRANSFER VENUE TO THE UNITED DISTRICT COURT FOR THE NORTHERN DISTRICT OF CALIFORNIA

- I, Bryan Kohm, hereby declare as follows:
- 1. I am an attorney admitted to practice in the State of California and am an associate with the law firm of Fenwick & West LLP, counsel of record for SoundHound, Inc. ("SoundHound"). Except where otherwise stated, I have personal knowledge of the matters set forth below, and if called to testify, I could and would competently do so.
- 2. Attached hereto as **Exhibit 1** is a true and correct copy of an Information Disclosure Statement By Applicant filed on April 17, 2007 in the prosecution of U.S. Patent Application Serial No. 09/657,181 (the "181 Application").
- 3. Attached hereto as **Exhibit 2** is a true and correct copy of the face sheets to U.S. Patent Nos. 6,523,113, 5,530,751, 6,978,370, 6,823,455, 6,668,246, 6,282,650, 5,633,932; 6,785,815, 5,943,422, 6,381,747, 6,049,838, 6,457,058, 4,424,414, 4,200,770, and 4,218,582, which were cited during the prosecution of U.S. Patent Nos. 7,346,472, 7,660,700, 7,949,494, and 8,214,175 (collectively, the "Asserted Patents").
- 4. Attached hereto as **Exhibit 3** is a true and correct copy of the face sheets to U.S. Patent Nos. 5,646,997, 5,912,972, 6,233,684, 6,453,252, 6,405,203, 6,665,489, and 5,629,980, which were cited during the prosecution of the Asserted Patents.
- 5. The following are assignees residing the Northern District of California in the patents identified in Exhibits 2 and 3: Apple Computer, Inc. (Cupertino), Cisco Technology, Inc. (San Jose), Cryptography Research, Inc. (San Francisco), Hewlett-Packard Company (Palo Alto), Intel Corp. (Santa Clara), InterTrust Technologies Corp. (Sunnyvale), Macrovision Corp. (Sunnyvale), Sun Microsystems, Inc. (Mountain View; acquired by Northern California-based Oracle Corp. in 2010), and Stanford University (Stanford).
- 6. The following are prior art inventors listed as residing in the Northern District of California in the patents identified in Exhibits 2 and 3: Gilles Boccon-Gibod (Los Altos), William Macy (Palo Alto), Minerva Ming-Yee Yeung (Sunnyvale), Paul Kocher (San Francisco), Paul Wehrenberg (Palo Alto), Martin Hellman (Stanford), Ralph Merkle (Palo Alto), Bailey Diffie (Berkeley), Mark Stefik (Woodside), Michalene Casey (Morgan Hill), Robert Lu

(Sunnyvale), Boon-Lock Yeo (Sunnyvale), Todd Collart (Los Altos), Jean Laroche (Santa Cruz), Daniel Ullum (San Jose), Thomas Edsall (Mountain View), Soei-Shin Hang (Sunnyvale), Derek Nelson (Menlo Park), Glen Petrie (Los Gatos), Nicholas Briggs (Palo Alto), Norman Hardy (Portola Valley), Eric Hill (Palo Alto), David Van Wie (Sunnyvale), and James Barton (Los Gatos).

- 7. Attached hereto as **Exhibit 4** is a true and correct copy of an inventor declaration filed in the prosecution of the '181 Application on December 12, 2000.
- 8. Attached hereto as **Exhibit 5** is a true and correct copy of a Revocation of Power of Attorney filed in the prosecution of the '181 Application on March 31, 2005.
- 9. Attached hereto as **Exhibit 6** are true and correct copies of communications exchanged between Mr. Moskowitz and the Patent Office during the prosecution of the '181 Application.
- 10. Attached hereto as **Exhibit 7** are true and correct copies of communications exchanged between Mr. Moskowitz and the Patent Office during the prosecution of U.S. Patent Application Serial No. 12/005,229.
- 11. Attached hereto as **Exhibit 8** are true and correct copies of communications exchanged between Mr. Moskowitz and the Patent Office during the prosecution of U.S. Patent Application Serial No. 12/655,357.
- 12. Attached hereto as **Exhibit 9** is a true and correct copy of an inventor declaration filed in the prosecution of U.S. Patent Application Serial No. 13/035,964 on February 18, 2011.
- 13. Attached hereto as **Exhibit 10** is a true and correct copy of the face sheets to U.S. Patent No. 8,238,553, U.S. Patent Application Publication No. 2012/0209955, U.S. Patent No. 8,265,278, U.S. Patent Application Publication No. 2012/0239686, U.S. Patent No. 8,281,140, U.S. Patent No. 8,307,213, U.S. Patent Application Publication No. 2012/0300928, U.S. Patent Application Publication No. 2012/0278627, U.S. Patent Application Publication No. 2013/0030938, and U.S. Patent Application Publication No. 2013/0014271.
  - 14. Attached hereto as **Exhibit 11** is a true and correct copy of the Florida

Department of State's Detail by Entity Name for Wistaria Trading Inc., as it appeared on the website http://www.sunbiz.org on August 1, 2013.

- 15. Attached hereto as **Exhibit 12** is a true and correct copy of the Florida Department of State's Detail by Document Number for Blue Spike, Inc., as it appeared on the website http://www.sunbiz.org on August 1, 2013.
- 16. Attached hereto as **Exhibit 13** is a true and correct copy of the Florida Department of State's Detail by Officer/Registered Agent Name for Canopus Medical, LLC, as it appeared on the website http://www.sunbiz.org on August 1, 2013.
- 17. Attached hereto as **Exhibit 14** is a true and correct copy of Wistaria Trading Inc.'s 2013 Florida Profit Corporation Annual Report filed with Florida's Secretary of State on January 20, 2013.
- 18. Attached hereto as **Exhibit 15** is a true and correct copy of Blue Spike, Inc's 2013 Florida Profit Corporation Annual Report filed with Florida's Secretary of State on January 20, 2013.
- 19. Attached hereto as **Exhibit 16** is a true and correct copy of the Linkedin profile for Scott Moskowitz, as it appeared on August 1, 2013.
- 20. Attached hereto as **Exhibit 17** is a true and correct copy of a LexisNexis Real Time Motor Vehicle Registration Report for Scott Moskowitz, dated August 2, 2013.
- 21. Attached hereto as **Exhibit 18** is a true and correct copy of a Westlaw Voter Registration Record for Scott Moskowitz, obtained on August 1, 2013.
- 22. Attached hereto as **Exhibit 19** is a true and correct copy of excerpts of Florida's election laws for 2012, obtained from the website of the Florida Division of Elections, http://election.dos.state.fl.us/rules.
- 23. Attached hereto as **Exhibit 20** is a true and correct copy of the website page for the Chilton Grand Bed and Breakfast Establishment, located at 433 S. Chilton Avenue, Tyler, Texas 75702.
  - 24. Attached hereto as **Exhibit 21** are true and correct copies of Assignments of U.S.

Patent Application Serial Nos. 09/657,181, 12/655,357 and 12/005,229 from Messrs. Moskowitz and Berry to Blue, Spike, Inc.

- 25. Attached hereto as **Exhibit 22** is a true and correct copy of the Articles of Organization of Blue Spike LLC, filed with the Secretary of State of Texas on May 14, 2012.
- 26. Attached hereto as **Exhibit 23** is a true and correct copy of the Patent Assignment Details for the Asserted Patents, which was recorded on August 5, 2012, as it appeared on the Patent and Trademark Office's website on August 2, 2013.
- 27. Attached hereto as **Exhibit 24** is a true and correct copy of the relevant pages for the Eastern District of Texas and the Northern District of California from "Table C-7 U.S. District Courts Intellectual Property Cases, Securities/Commodities/Exchanges Cases, and Bankruptcy Appeals Filed, Terminated, and Pending During the 12-Month Period Ending September 30, 2012," which is part of the Judicial Business of the U.S. Courts.
- 28. Attached hereto as **Exhibit 25** is a true and correct of "Table C-5 U.S. District Courts- Median Time Intervals From Filing to Disposition of Civil Cases Terminated, by District and Method of Disposition, During the 12-Month Period Ending September 30, 2012," which is part of the Judicial Business of the U.S. Courts.
- 29. Attached hereto as **Exhibit 26** is a true and correct copy of U.S. Patent No. 6,834,308.

I declare under penalty of perjury under the laws of the United States that the foregoing is true and correct.

Executed in San Francisco, California this 7th day of August, 2013.

/s/ Bryan Kohm	
Bryan Kohm	

## **CERTIFICATE OF SERVICE**

The undersigned hereby certifies that all counsel of record who are deemed to have consented to electronic service are being served with a copy of this document via the Court's CM/ECF system per Local Rule CV-5(a)(3) on August 7, 2013.

/s/ Bryan A. Kohm
Bryan A. Kohm